

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF OKLAHOMA

FILED

OCT 23 2017

Mark C. McCartt, Clerk  
U.S. DISTRICT COURT

vs.

Plaintiff(s) Gary T. Morrison

Case Number:

Defendant(s) New York Life  
Insurance

17 CV 591 TCK - JFJ

COMPLAINT

A. Parties

1) Plaintiff Gary T. Morrison, is a citizen of Oklahoma  
(Plaintiff) (State)  
who presently resides at 4338 S. Garrett Road Apt. 302 74146-4250  
New York Life (mailing address if different from residence)

2) Defendant Insurance Company is a citizen of New York, New York  
(Name of first defendant) (City, State)  
and is employed as Life Insurance Corporation  
(Position and title, if any)

3) Defendant N/A is a citizen of N/A  
(Name of second defendant) (City, State)  
and is employed as N/A  
(Position and title, if any)

[You may attach additional pages (8½" x 11") to furnish the above information for additional defendants.]

B. Jurisdiction

1) Jurisdiction is asserted pursuant to:

Eleventh Article of U.S Constitution; Federal  
Question 28 U.S.C 1331 and U.S.C 1332

C. Nature of Case

1) Briefly state the background of your case:

The situation arised when I wrote New York Life  
Insurance Company, to give up my insurance policy  
it's cash value but was denied recovery of benefits  
due to me.

D. Cause of Action

I allege the following:

1. New York Life Insurance Company was

TKC  
10/23/2017  
in Holtman

Fraudulent from the beginning.

Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)

I have preponderance of documentary evidence of insurance fraud perpetrated by employees acting

2. in collaboration using technology in the most unprofessional agitating way the places and time this occurred: Tulsa, Oklahoma; New York, New York; Tampa, Florida; 9AM to

Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)

5P.M. Central; Eastern Times Zones "Via" phone interaction and United States Postal delivery from August 10<sup>th</sup> 2015 to

3. April 14<sup>th</sup> 2017 done by the following individuals; Brian C. Loeffel; Cheryl Jones; Freida Gold; Jeremy Mancuso; Jerry Feinstein; Kettia (last name unknown); Maria Gabor; Simone H. well; Soledad Sancho; Traci D. Brown; Victor A. Verastegui aka Christian Rubiano.

Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)

well; Soledad Sancho; Traci D. Brown; Victor A. Verastegui aka Christian Rubiano.

[If necessary, you may attach additional pages (8½" x 11") to explain any allegation or to list additional supporting facts in the same format as above.]

E. Request for Relief

I believe that I am entitled to the following relief:

58 Trillion Dollars

Gary D Morrison  
Original Signature of Plaintiff  
4338 S. Garnett Rd. Apt 302  
Current Address  
Tulsa, OK 74146-4258  
City State ZIP  
(918) 551-9222  
Telephone